Case 4:11-cv-00368-WJN -DB Document 33 Filed 06/06/11 Page 1 of 4 United States District Court FILED Middle District of pennsylvania JUN 0 8 2011 Norman 91. Shelton Plaintiff VS. · Case No. 4: 11-cu-00368 DEPLY PLEED-B Warden Bledsne et al.
Plauntiff's fürst set of innterrogatories
To Defendants 1.) Nowcomes Morman M. ahelton plaintil herein the above case pro-se fashion. II a accordance with Rule 33 of the Federal Rules of Civil procedure. Plaintil request that Defendant's warden Bledsoe, et al answer the Following interrogatories under oath, and that the answers be signed by the person making them and be served on plaintiff within (30) days of service of these interrogatories. 2.) It you cannot answer the following interrogatories in full after exercising due diligence to secure the information to To so, so state and answer to the remainder and stating whatever information or knowledge you have concerning the unanswered portions. These interrogatories shall be deemed continuing so as to require supplemental answers as new and different information materializes. Question. 1.) How long have you been the warden at this institution? 2.1 What are your assinged duties? 3.) What do you remember about the incident on August 30,2009? 4.) What do you remember about the incident on 9/00.26.2009? 5.) What did you write down about the August 30, and Plau, 26,09 incidents or what reports did you like? 6.) Do you remember where the incidents took place. 7.) Do you know all the officer's who responded to the Body alarm? 8.) Do you know if they Piled memos or other reports about that incident of Lug. 20.09 and Mar. 26.09?

## Continue of questions.

9.) After plaintiff informed you by handing you a forseeable risk of harm of all his enemys including the Bloods, Crips, D.C. inmates, and G/DS, why didn't you take steps to aboute any more assaults on plaintiff?

10.) why did you allow your officers to keep placing non-muslim in

plaintiff cell and rec cage?

11.) when plaintiff handed you a Notice of Request, Requesting that he donot want to a cell or rec with any African American because the word was his life was in danger you refuse to provide the safty to address his needs and concerns for his life, liberty, and property?

2) why did you allow your assault team to take plaintiffs propert for

no other reason (but) to harass, bully out of retaliation?

13.) why did you allow your Lit. Scampoone Lit. johnson Lit. Sasseman Lit. Gelletta Lit. Matterly to beat plaintiff up outside of the view of the cameras and place his restraint on so tight he could not breath or move?

Conclusion, "Indentify and attach a copy of any and all documents relating to the August 20.09 and You. 26.09 incident along with medical file.

A). Indentify and attach a copy of any and all documents showing who was on duty and responded to the incidents of Aug. 30.09 and You. 16.09?

Morman M. Sleetton #45969-066 U.S.P. Lewisburg P.O.Box 1000 Lewisburg Par 17837

Dated, 5-27-11

## Certificate of Service

I Norman Nabir Shelton, Declare order penalty of perjury that the foregoing is true and correct, I mailed the following motion to.

Unitedd states District Court
for the
middle district of pennsylvania
U.S. courthase soite 218
240 west-third st.
williamsport pa, 17701-6460

Dated 5-27-11.

Norman Nabir Shelton #15969066 USPL PD. Box 1000 Lewisburg Pa. 17837

